

SENATOR V. JOHNSON: Well, okay. I thought it was unemployment, but then somebody back here kept saying workmen's compensation. So it is unemployment compensation. Is that the current stand on an unemployment compensation appeal?

SENATOR BARRETT: Yes, it is.

SENATOR V. JOHNSON: So that does not reflect any change.

SENATOR BARRETT: No.

SENATOR V. JOHNSON: Okay, then it is all right.

PRESIDENT: Is there further discussion on the amendment? If not, all those in favor of the amendment...committee amendment vote aye, opposed vote nay. We are voting on the committee amendment to LB 338. Please record your vote. Please record your vote. Clerk will record.

CLERK: 28 ayes, 0 nays on adoption of the committee amendments. (See page 456 of the Legislative Journal.)

PRESIDENT: The committee amendment is adopted. Senator Barrett.

SENATOR BARRETT: LB 338 is basically three sections, Mr. President, providing that appeals from deputy determinations to the appeal tribunal, in case now of unemployment claims arising out of labor disputes, would be made in the same manner as all other appeals from deputy determinations to the appeal tribunal. We delete an obsolete reference to workmen's compensation cases and, finally, provide that unemployment appeals from the district court to the Supreme Court would be made in the same manner as provided in civil cases, rather, as suggested a moment, as was the case with workmen's compensation cases. I would move, Mr. President, that the bill, as amended, be advanced to E & R initial.

PRESIDENT: Chair recognizes Senator Lamb.